1 2	BENJAMIN T. HALBIG (SBN 321523) ARNOLD & PORTER KAYE SCHOLER LLP Three Embarcadero Center, 10 th Floor	
	San Francisco, CA 94111	
3	Telephone: 415.471.3100 Facsimile: 415.471.3400	
4	Email: Ben.Halbig@arnoldporter.com	
5	AARON F. MINER (pro hac vice pending) ARNOLD & PORTER KAYE SCHOLER LLP	
6	250 West 55th Street New York, NY 10019-9710	
7	Telephone: 212.836.8000	
8	Facsimile: 212.836.8689 Email: Aaron.Miner@arnoldporter.com	
9	Attorneys for Defendants JEREMY STOPPELMAN, LANNY BAKER, an	d
10	JED NACHMAN and Nominal Defendant YELP	INC.
11		
12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA	
14	SAN FRANCISCO DIVISION	
15		
16	NICHOLAS R. INGRAO, Derivatively on	Case No. 3:20-cv-02753-EMC
17	Behalf of YELP INC.,	CERTIFICATION OF INTERESTED
18	Plaintiff,	ENTITIES OR PERSONS PURSUANT TO FED R. CIV. P. 7.1 AND CIV. L.R. 3
19	vs.	15 BY DEFENDANTS JEREMY
20	JEREMY STOPPELMAN, CHARLES "LANNY" BAKER, and JOSEPH "JED"	STOPPELMAN, LANNY BAKER, JED NACHMAN AND NOMINAL DEFENDANT YELP INC.
21	NACHMAN,	
22	Defendants.	
23	– and –	
	YELP INC., a Delaware corporation,	
24	Nominal Defendant.	
25		
26		
27		
28		

1	Pursuant to Federal Rule of Civil Procedure 7.1(a), Nominal Defendant Yelp Inc. ("Yelp")	
2	through the undersigned certifies that it has no parent company and no public company owns more	
3	than 10% of Yelp.	
4	Pursuant to Civil L.R. 3-15, the undersigned certifies on behalf of Nominal Defendant Yelp	
5	and Defendants Jeremy Stoppelman, Charles "Lanny" Baker, and Joseph "Jed" Nachman	
6	(collectively, "Defendants") that as of this date, other than the named parties, there is no such interest	
7	to report.	
8	Should there be any change in the information provided, Yelp and Defendants will update and	
9	revise this statement accordingly.	
10	DATED: June 25, 2020 ARNOLD & PORTER KAYE SCHOLER LLP AARON F. MINER	
11	BENJAMIN T. HALBIG	
12	By: /s/ Aaron F. Miner AARON F. MINER	
13		
14	Attorneys for Defendants JEREMY STOPPELMAN, LANNY BAKER, and JED NACHMAN	
15	and Nominal Defendant YELP INC.	
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		